

Exhibit G

SEP. 28, 2001 11:51AM

Member of the New York Stock Exchange, Inc. and SIPC  
28 BROADWAY  
NEW YORK, N.Y. 10006-1728

(We) would like to open a brokerage account with the Introducing Broker (my Broker) to be established with U.S. Banking ("U.S. BANK")  
**ACCOUNT INFORMATION (NOTE: ALL INFORMATION MUST BE COMPLETED) PLEASE TYPE OR PRINT**

NEW ACCOUNT APPLICATION NO. 8169

13

September 20, 2001

Keith Brigley  
U.S. Clearing  
VIA FACSIMILE: 201-499-3043

I, Ramy El-Batrawi, U.S. Clearing account # 944-40252-18-007, cross-guarantee  
all debts and transactions in Ultimate Holdings U.S. clearing account # 944-  
37845-26-007.

Thank you,

  
Ramy El-Batrawi



Genesisintermedia, Inc. listed on NASDAQ under GENI

75 Sepulveda Blvd., Van Nuys, CA 91411-2522 • Voice: 818.802.4100 FAX: 818.802.4101 • [www.genesisintermedia.com](http://www.genesisintermedia.com)

09/20/01 THU 14:46 [TX/RJ NO 8737]

ALL-PURPOSE ACKNOWLEDGMENT

State of California

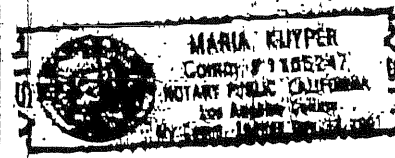
County of Los Angeles

On Sept 20 2001 before me

personally appeared Ronny El Bentanez

personally known to me OR -

proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.



WITNESS my hand and official seal.

  
MARIA KUYPER  
NOTARY PUBLIC  
EXPIRED 10/01/2004

OPTIONAL INFORMATION

The information below is not required by law. However, it could prevent fraud when this document is acknowledged to an unauthorized document.

CAPACITY CLAIMED BY SIGNER (PRINCIPAL)

INDIVIDUAL  
 CORPORATE OFFICER

PARTNER(S)  
 ATTORNEY-IN-FACT  
 TRUSTEE(S)  
 GUARDIAN/CONSERVATOR  
 OTHER: \_\_\_\_\_

SIGNER IS REPRESENTING:  
NAME OF PERSON(S) OR ENTITY(IES)

DESCRIPTION OF ATTACHED DOCUMENT

  
TITLE OR TYPE OF DOCUMENT

1  
NUMBER OF PAGES

Sept 20 2001  
DATE OF DOCUMENT

OTHER

RIGHT THUMBPRINT  
OF  
SIGNER



## Guaranty and Pledge Agreement

number 944-40252 only

FOR VALUE RECEIVED, receipt of which is hereby acknowledged, and in consideration of U.S. Clearing, a division of Fleet Securities, Inc. ("USC") continuing to extend credit and/or entering into transactions with Ultimate Holdings Ltd. ("Client") in account number 944-37845 ("Guaranteed Account"), the undersigned, Ramy El-Batrawi ("Guarantor"), hereby agrees, to the extent of any and all assets in his account at USC, to personally guarantee and promises to pay to USC when due any and all commitments, obligations, liabilities and/or losses, including costs arising from the Guaranteed Account (collectively "Obligations"), which Client at any time shall make or incur irrespective of the enforceability of any instrument evidencing such Obligations. This is an unconditional and continuing guarantee of payment and not of collection and Guarantor hereby expressly waives any demand, notice of default, any notice of the acceptance of this guarantee and any requirement of legal proceedings on USC's part.

In connection with the above guaranty, the Guarantor agrees that all funds and/or securities in Guarantor's account number 944-40252 at USC may be used by USC as collateral security ("Collateral"), to carry the Guaranteed Account or to pay any deficit therein. Guarantor herewith agrees that USC shall have a lien on and a continuing security interest in the Collateral, in whatever form now or hereafter held by USC and such assets at USC will be retained for the purpose of securing his performance under this agreement. ~~The assertion or enforcement by USC of any lien hereby shall not release Guarantor or otherwise affect in any manner any liability hereunder.~~

This personal Guaranty and Pledge Agreement ("Agreement") is in addition to and in no way limits or restricts any rights which USC may have under any other agreement between it and Ultimate Holdings Ltd or the undersigned. This is a continuing agreement, governed by the laws of the State of New York, which shall remain in full force and effect and be binding upon the Guarantor until written notice agreeing to its revocation shall actually be received by the Guarantor, such notice to bear the signature of the then current Chief Executive Officer of USC. Death of the Guarantor shall not terminate liability hereunder until receipt by USC of written notice to the Director of Compliance at USC, 26 Broadway, New York, N.Y. 10004-1798, of such death and the estate, heirs, personal representatives or successors of Guarantor shall remain liable for all obligations incurred by Guarantor prior to his death pursuant to this Agreement.

Any dispute between USC and Guarantor arising out of this Agreement shall be settled and resolved by arbitration in New York, under the rules of the New York Stock Exchange, Inc.

Name of Guarantor

9/26/01

Date

SS

Ramy El-Batrawi